CONTOS & BUNCH

LAWYERS

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November 7, 1986

MANUFACTURERS BANK BUILDING
1201 DOVE STREET
PENTHOUSE
NEWPORT BEACH, CALIFORNIA 92660-2841
(714) 752-0488

Woodland Hills

REPLY TO:

John G. Peterson, Esq.
PETERSON & BRYNAN
8530 Wilshire Boulevard, Suite 407
Beverly Hills, CA 90211

Re: Church of Scientology vs. Armstrong

Dear Mr. Peterson:

I have made several written and oral requests for copies of records you have received from the Custodian of Records for Coastline Community College and for the documents you provided to the District Attorney's Office with a letter you described as the "Reiner" letter. To date, I have received no documents.

Thus, I have made arrangements to have a messenger present at your office on Wilshire Boulevard on November 12, 1986, to pick up copies of the above-referenced materials.

In addition, on October 1, 1986, I also requested duplicate photographs of those produced by your client in response to my client's Request for Production of Documents of August 20, 1986. Again, I have heard nothing regarding these photographs. Thus, please have the same ready for my messenger on November 12, 1986, as well.

By way of housekeeping, I have followed up with two early requests for production, one served on August 6, 1982, and the other served on August 2, 1984. I have enclosed copies of both requests for your reference.

With respect to request served on August 6, 1982, you agreed to provide documents in response to request Nos. 11 (with exception of attorney-client privileged documents) and 12, referrable only to personnel files. With respect to No. 12, all documentation included in that request has now been produced excepting personnel files and ethics files. Since

John G. Peterson, Esq. PETERSON & BRYNAN November 7, 1986 Page 2

you have agreed to produce personnel files, that leaves only the ethics files. I request that you reconsider your position with respect to the ethics files and that you will agree to produce them.

I have enclosed your letter of August 27, 1984, you agreed to search for and produce documents in response to request Nos. 8, 9, and 10. You further represented that documentation in response to request Nos. 14 and 15 were being compiled and would be provided to me for inspection and copying. I have enclosed a copy of your client's response to this request for your review.

It appears that the production of these materials fell through the cracks of the litigation. I thus ask that you produce these documnts no later than November 17, 1986. If you desire to mail them on that date, please telephone me and I will cancel my messenger for pick up.

Thank you for your anticipated courtesy and cooperation.

Very truly yours,

CONTOS & BUNCH

JULIA DRAGOJEVIC

JD:la

Enclosures

cc: Gerald Armstrong

LTR20:53